

ENGROSSED SENATE BILL No. 306

DIGEST OF SB 306 (Updated February 13, 2002 2:00 PM - DI 94)

Citations Affected: IC 28-1.

Synopsis: Credit union conversions. Allows a mutual savings association to convert into a credit union. Allows a mutual savings bank to convert into a credit union.

Effective: July 1, 2002.

Landske, Craycraft (HOUSE SPONSORS — BODIKER, BURTON)

January 7, 2002, read first time and referred to Committee on Insurance and Financial Institutions.

January 22, 2002, reported favorably — Do Pass.
January 28, 2002, read second time, ordered engrossed. Engrossed.
January 31, 2002, read third time, passed. Yeas 50, nays 0.

HOUSE ACTION

February 5, 2002, read first time and referred to Committee on Financial Institutions. February 14, 2002, reported — Do Pass.



Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

ENGROSSED SENATE BILL No. 306

A BILL FOR AN ACT to amend the Indiana Code concerning financial institutions.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 28-1-21.11 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2002]:
4	Chapter 21.11. Conversion of a Mutual Savings Association Into
5	a Credit Union
6	Sec. 1. As used in this chapter, "conversion plan" refers to a
7	plan for the conversion of a mutual savings association into a credit
8	union that is prepared under this chapter.
9	Sec. 2. As used in this chapter, "credit union" has the meaning
10	set forth in IC 28-7-1-0.5(3).
11	Sec. 3. As used in this chapter, "effective time of the conversion"
12	means:
13	(1) the date that articles of conversion are filed with the
14	secretary of state; or
15	(2) the date designated in the articles of conversion as the

Sec. 4. As used in this chapter, "mutual savings association"

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effective time of the conversion.

1	means a savings association (as defined in 12 U.S.C. 1813(b)) that:
2	(1) maintains its principal office in Indiana; and
3	(2) has a mutual form of ownership.
4	Sec. 5. As used in this chapter, "voting parties" means the
5	depositors or members of a mutual savings association.
6	Sec. 6. For purposes of this chapter, voting parties have the
7	voting rights as provided in the applicable corporate governance
8	documents of the converting mutual savings association.
9	Sec. 7. With the approval of the department, a mutual savings
10	association may convert into a credit union under this chapter.
11	Sec. 8. (a) The department shall prescribe procedures for the
12	conversion of a mutual savings association into a credit union
13	under this chapter.
14	(b) The procedures prescribed by the department must include
15	the following:
16	(1) The savings association must prepare and submit to the
17	department a conversion plan that provides the terms and
18	conditions required by the department for the conversion of
19	the mutual savings association into a credit union.
20	(2) The conversion plan must be adopted by not less than a
21	majority of the board of directors of the savings association.
22	(3) Upon approval of the conversion plan by the board of
23	directors of the savings association, the conversion plan and
24	a certified copy of the resolution of the board of directors
25	approving the conversion plan must be submitted to the
26	department for approval.
27	(4) The conversion plan must be conditioned on the approval
28	of not less than a majority of the total number of votes eligible
29	to be cast at a regular or special meeting of the voting parties.
30	The director of the department must approve the method used
31	to notify the voting parties of the meeting held to consider the
32	conversion plan. The director of the department may require
33	the converting savings association to provide the voting
34	parties with information regarding the conversion plan.
35	(5) The savings association must provide to the department
36	additional relevant information requested by the department
37	regarding the conversion plan.
38	Sec. 9. (a) The department may approve or disapprove a
39	conversion plan filed under section 8 of this chapter.
40	(b) The department is not required to hold a hearing on the
41	conversion plan.
42	(c) Solicitation of the votes of voting parties may occur before



1	the savings association receives the department's approval of the
2	conversion plan.
3	Sec. 10. The department may not approve a conversion plan
4	unless the department finds, after appropriate investigation or
5	examination, all of the following:
6	(1) That the resulting credit union will operate in a safe,
7	sound, and prudent manner.
8	(2) That the proposed credit union conversion will not result
9	in a credit union that has inadequate capital, unsatisfactory
10	management, or poor earnings prospects.
11	(3) That the management or other principals of the savings
12	association are qualified by character and financial
13	responsibility to control and operate the proposed credit
14	union in a legal and proper manner.
15	(4) That the interests of the depositors, creditors, and public
16	generally will not be jeopardized by the proposed credit union
17	conversion.
18	Sec. 11. At the effective time of the conversion of a mutual
19	savings association into a credit union under this chapter, the
20	resulting credit union:
21	(1) possesses all of the rights, privileges, immunities, and
22	powers of a credit union;
23	(2) unless otherwise provided in this chapter, is subject to all
24	of the statutes, rules, duties, restrictions, obligations, and
25	liabilities of a credit union;
26	(3) succeeds by operation of law to all rights and property of
27	the converting savings association;
28	(4) is subject to all debts, obligations, and liabilities of the
29	converting savings association as if the credit union had
30	incurred the debts, obligation, and liabilities; and
31	(5) may retain the borrowers and depositors of the converting
32	savings association as members of the credit union.
33	Sec. 12. The department may authorize the credit union
34	resulting from a conversion under this chapter to do the following:
35	(1) Wind up any activities that the savings association was
36	legally engaged in at the effective time of the conversion but
37	that otherwise are not permitted to credit unions.
38	(2) Retain for a transitional period any assets that the savings
39	association legally held at the effective time of the conversion
40	but that otherwise may not be held by credit unions.
41	The terms and conditions of the winding up of activities under

subdivision (1) and the retention of assets under subdivision (2) are



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1	subject to the discretion of the department. However, the				
2	transitional period during which activities may be carried out				
3	under subdivision (1) or assets may be retained under subdivision				
4	(2) may not exceed ten (10) years after the effective time of the				
5	conversion.				
6	Sec. 13. A credit union resulting from a conversion under this				
7	chapter may retain all branches lawfully established.				
8	Sec. 14. (a) A savings association converting into a credit union				
9	under this chapter shall file with the secretary of state the articles				
10	of conversion showing the approval of the director of the				
11	department.				
12	(b) The converting savings association shall record copies of the				
13	articles of conversion with the county recorder of the county where				
14	the principal office of the credit union will be located.				
15	(c) The articles of conversion constitute articles of incorporation				
16	of the resulting credit union and must set forth the elements				
17	required in IC 28-7-1-1(b).				
18	Sec. 15. Upon the effective time of the conversion, the converted				
19	credit union is subject to all statutes and rules applicable to credit				
20	unions.				
21	Sec. 16. The department may adopt rules under IC 4-22-2 or				
22	policies to implement this chapter.				
23	SECTION 2. IC 28-1-21.12 IS ADDED TO THE INDIANA CODE				
24	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE				
25	JULY 1, 2002]:				
26	Chapter 21.12. Charter Conversion of a Mutual Savings Bank				
27	Into a Credit Union				
28	Sec. 1. As used in this chapter, "charter conversion" means the				
29	conversion of a mutual savings bank into a credit union under this				
30	chapter.				
31	Sec. 2. As used in this chapter, "conversion plan" refers to a				
32	plan of charter conversion prepared under this chapter.				
33	Sec. 3. As used in this chapter, "credit union" has the meaning				
34	set forth in IC 28-7-1-0.5(3).				
35	Sec. 4. As used in this chapter, "effective time of the charter				
36	conversion" means:				
37	(1) the date that articles of conversion are filed with the				
38	secretary of state; or				
39	(2) the date designated in the articles of conversion as the				
40	effective time of the charter conversion.				
41	Sec. 5. As used in this chapter, "mutual savings bank" has the				



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meaning set forth in IC 28-6.1-2-5.

1	Sec. 6. As used in this chapter, "voting parties" means the:	
2	(1) depositors; and	
3	(2) borrowers;	
4	of a mutual savings bank.	
5	Sec. 7. With the approval of the department, a mutual savings	
6	bank may convert its charter under this chapter.	
7	Sec. 8. (a) The department shall prescribe procedures for	
8	charter conversions under this chapter.	
9	(b) The procedures prescribed by the department must include	
10	the following:	
11	(1) The mutual savings bank must prepare and submit to the	
12	department a conversion plan that provides the terms and	
13	conditions required by the department for a charter	
14	conversion under this chapter.	
15	(2) The conversion plan must be adopted by not less than a	
16	majority of the board of directors of the mutual savings bank.	
17	(3) Upon approval of a plan of charter conversion by the	
18	board of directors of the savings bank, the conversion plan	
19	and a certified copy of the resolution of the board of directors	
20	approving the conversion plan must be submitted to the	
21	department for approval.	
22	(4) The conversion plan must be conditioned upon the	
23	approval of not less than a majority of the total number of	
24	votes eligible to be cast at a regular or special meeting of the	
25	voting parties. The director of the department must approve	
26	the method used to notify the voting parties of the meeting	
27	held to consider the conversion plan. The director of the	
28	department may require the converting mutual savings bank	
29	to provide the voting parties with information regarding the	
30	conversion plan.	
31	(5) The mutual savings bank must provide to the department	
32	the additional relevant information requested by the	
33	department in connection with the conversion plan.	
34	Sec. 9. The voting parties of a mutual savings bank have the	
35	voting rights set forth in IC 28-13-6-2 with respect to a charter	
36	conversion of the mutual savings bank under this chapter.	
37	Sec. 10. (a) The department may approve or disapprove the	
38	conversion plan filed under section 8 of this chapter.	
39	(b) The department is not required to hold a hearing on the	
40	conversion plan.	
41	(c) Solicitation of the votes of voting parties may occur before	
42	the mutual savings bank receives approval of the department if the	



1	director of the department has reviewed the proxy solicitation
2	material and has notified the mutual savings bank in writing that
3	the department does not object to use of the material.
4	Sec. 11. The department may not approve the conversion plan
5	unless the department finds, after appropriate investigation or
6	examination, all of the following:
7	(1) That the resulting credit union will operate in a safe,
8	sound, and prudent manner.
9	(2) That the proposed charter conversion will not result in a
0	credit union that has inadequate capital, unsatisfactory
.1	management, or poor earnings prospects.
2	(3) That the management or other principals of the mutual
.3	savings bank are qualified by character and financial
4	responsibility to control and operate the proposed credit
.5	union in a legal and proper manner.
.6	(4) That the interests of the depositors, the creditors, and the
7	public generally will not be jeopardized by the proposed
8	charter conversion.
9	(5) That the proposed membership of the resulting credit
20	union will comply with the membership requirements of
21	IC 28-7-1-10.
22	Sec. 12. At the effective time of a charter conversion under this
23	chapter, the resulting credit union:
24	(1) possesses all of the rights, privileges, immunities, and
25	powers of a credit union;
26	(2) unless otherwise provided in this chapter, is subject to all
27	of the statutes, regulations, duties, restrictions, obligations,
28	and liabilities of a credit union:
29	(3) succeeds by operation of law to all rights and property of
30	the converting mutual savings bank;
31	(4) is subject to all debts, obligations, and liabilities of the
32	converting mutual savings bank as if the credit union had
33	incurred the debts, obligations, and liabilities; and
34	(5) may retain the borrowers and depositors of the converting
35	mutual savings bank as members of the credit union.
86	Sec. 13. The department may authorize the credit union
37	resulting from a charter conversion under this chapter to do the
88	following:
39	(1) Wind up any activities that the mutual savings bank
10	legally engaged in at the effective time of the charter
1	conversion but that otherwise are not permitted to credit
12	unions.



1	(2) Retain for a transitional period any assets that the mutual	
2	savings bank legally held at the effective time of the charter	
3	conversion that otherwise may not be held by credit unions.	
4	The terms and conditions of the winding up of activities under	
5	subdivision (1) and the retention of assets under subdivision (2) are	
6	subject to the discretion of the department. However, the	
7	transitional period during which activities may be carried out	
8	under subdivision (1) or assets may be retained under subdivision	
9	(2) may not exceed ten (10) years after the effective time of the	
10	charter conversion.	
11	Sec. 14. A credit union created by charter conversion may retain	
12	all branches lawfully established.	
13	Sec. 15. (a) To effect a charter conversion, the converting	
14	mutual savings bank must file with the secretary of state articles of	
15	charter conversion showing the approval of the director of the	
16	department.	
17	(b) The converting mutual savings bank shall record copies of	
18	the articles of charter conversion with the county recorder of the	
19	county where the principal office of the credit union will be	
20	located.	
21	(c) The articles of charter conversion constitute articles of	
22	incorporation of the resulting credit union and must set forth the	
23	elements required in IC 28-7-1-1(b).	
24	Sec. 16. Upon the effective time of a charter conversion, the	
25	converted credit union is subject to all statutes and rules applicable	
26	to credit unions.	
27	Sec. 17. The department may adopt rules under IC 4-22-2 or	
28	policies to implement this chapter.	



COMMITTEE REPORT

Mr. President: The Senate Committee on Insurance and Financial Institutions, to which was referred Senate Bill No. 306, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 306 as introduced.)

PAUL, Chairperson

Committee Vote: Yeas 10, Nays 0.

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COMMITTEE REPORT

Mr. Speaker: Your Committee on Financial Institutions, to which was referred Senate Bill 306, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

PELATH, Chair

Committee Vote: yeas 11, nays 0.

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